

Attorney Docket #: P132-US

REMARKS

The indicated allowability of claims 67-96 is appreciated.

Claims 1-66 were withdrawn from examination during the prosecution due to non-elected invention. To place the other claims into condition for allowance claims 1-66 are canceled herein without prejudice. The subject matter in claims 1-66 will be pursued in a divisional patent application.

In response to the Examiner's objection to the non-descriptive title of the instant patent application, the undersigned has amended the title to be descriptive. The specification has been investigated and amended to correct the grammatical and typographical errors. Specifically,

In paragraph [0016],

--a -- is added after "can be" in line 5;

~ to -- is added after "cqual" in line 6;

In paragraph [0017],

"expedite" in line 3 is replaced by --expediting--

In paragraph [0018]

"shape and form" in line 4 is replaced by -- shapes and forms --;

"material" in line 4 is replaced by --materials--;

"a" before ceramic in line 5 is deleted;

"microelectro-mechanical" in line 6 is replaced by -- microelectromechanical --

In paragraph [0020]

"shape" in line 1 is replaced by -- shapes --;

"the" before "glass" in line 3 is deleted;

In paragraph [0031]

"microelectro-mechanical" in line 2 is replaced by --microelectromechanical device--

Claim 67 is amended to remove the clerical error ("so" in line 5).

It is believed that this application is in condition for allowance. Favorable consideration and prompt allowance are respectfully requested. In the event any fees are required in connection with this paper, please charge our Deposit Account No. 501516.

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Respectfully submitted,



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